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18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
EUREKA DIVISION

20 ORACLE AMERICA, INC., a Delaware
corporation;

No. 4:12-cv-00790-SBA (NJV)

21 Plaintiff,
22 v.

**[PROPOSED] ORDER FOLLOWING
JANUARY 14, 2013 STATUS
CONFERENCE**

23 SERVICE KEY, LLC, a Georgia limited liability
company; ANGELA VINES; DLT FEDERAL
24 BUSINESS SYSTEMS CORPORATION, a
Delaware corporation; and DOES 1–50,

25 Defendants.

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1 On January 8, 2013 Plaintiff Oracle America, Inc. (“Oracle”) and Defendant DLT-
 2 Federal Business Systems (“DLT-FBS”) filed a joint letter brief regarding DLT-FBS’s discovery
 3 responses. The Court set the matter for a status conference on Monday, January 14, 2013, at
 4 10:00 am. Following the status conference, IT IS HEREBY ORDERED:

- 5 1. By 4pm on January 18, 2013, the Dunlap Weaver firm (DLT-FBS’s counsel of
 6 record as of the status conference) shall provide to Michael C. Whittacir of
 7 NOVA IP Law (who as of the status conference expects to substitute in as DLT-
 8 FBS’s substitute counsel) the remaining emails for which optical character
 9 recognition software has to be used to make certain attachments searchable.
- 10 2. By 4pm on January 25, 2013, DLT-FBS shall complete its document production
 11 to Oracle.
- 12 3. The parties shall be prepared to discuss DLT-FBS’s document production,
 13 including any concerns Oracle has with it, at the January 29, 2013 status
 14 conference
- 15 4. Pursuant to the parties’ agreement, the depositions of Geoff Prosser and Michael
 16 Johnson that were scheduled for February 1 and 2 will be rescheduled. The
 17 parties shall meet and confer on deposition dates. If they are unable to reach
 18 agreement, the Court will address this issue at the January 29, 2013 status
 19 conference.
- 20 5. The parties shall meet and confer concerning the issues raised in the letter brief
 21 about DLT-FBS’s interrogatory responses. If they are unable to reach agreement,
 22 the Court will address this issue at the January 29, 2013 status conference.
- 23 6. The parties shall meet and confer concerning Oracle’s motion to reclassify DLT-
 24 FBS’s attorneys-eyes only designations under the Protective Order (Dkt No. 109).
 25 If they are unable to reach agreement, the Court will address this motion at the
 26 January 29, 2013 status conference.
- 27 7. Oracle’s request for attorneys’ fees is not ruled on at this time but will be taken up
 28 at the January 29, 2013 status conference.

8. Oracle and DLT-FBS shall submit a joint letter by January 28, 2013 informing the Court which of the above issues remain in dispute.

9. There shall be a further status conference on January 29, 2013 at 1:00 pm.

IT IS SO ORDERED:

DATED: January 23, 2013, 2012

By:

Hon. Nandor J. Vadas
United States Magistrate Judge